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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/473,554	12/29/1999	KENNETH MCCLAMROCH	RSW9-99-119	1113	
75	590 10/04/2002				
MARK D SIMPSON			EXAMINER		
SYNNESTVEDT & LECHNER LLP 2600 ARAMARK TOWER 1101 MARKET STREET PHILADELPHIA, PA 191072950			NGUYEN, CINDY		
			ART UNIT	PAPER NUMBER	
			2171		
			DATE MAILED: 10/04/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	A sublication No.	Lauricana(a)	_
	Application No.	Applicant(s)	ŗ
Offic Action Summany	09/473,554	MCCLAMROCH ET AL.	
Offic Action Summary	Examiner	Art Unit	
	Cindy Nguyen	2171	_
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	rrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be timey within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on 29 L	<u>December 1999</u> .		
2a) ☐ This action is FINAL . 2b) ☑ Th	is action is non-final.		
3) Since this application is in condition for allows closed in accordance with the practice under			
Disposition of Claims (A) Claim(a) 1.17 in/ore pending in the application			
 4) Claim(s) 1-17 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 			
5) Claim(s) is/are allowed.	with from consideration.		
6)⊠ Claim(s) <u>1-17</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers	, o.o.o.		
9)☐ The specification is objected to by the Examine	er.		
10)⊠ The drawing(s) filed on <u>29 December 1999</u> is/a	re: a)□ accepted or b)⊠ objected t	to by the Examiner.	
Applicant may not request that any objection to th	e drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).	
11)⊠ The proposed drawing correction filed on <u>16 Au</u>	<i>igust 2002</i> is: a)⊠ approved b)⊑	disapproved by the Examiner.	
If approved, corrected drawings are required in re	•		
12) ☐ The oath or declaration is objected to by the Ex	raminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority document			
2. Certified copies of the priority document			
 3. Copies of the certified copies of the prio application from the International Bu * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	-	
14) Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119(e	e) (to a provisional application).	
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domest 			
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4	5) Notice of Informal I	y (PTO-413) Paper No(s) Patent Application (PTO-152)	

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DETAILED ACTION

This is in response to Amendment filed 08/16/2002.

1. Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rose et al (U.S.5,752,244) in view of Bowman-Anuah (U.S 6256773) (Bowman).

Regarding claims 1 and 7, Rose disclose: A computer-implemented method for indexing and locating assets stored on a storage device (86, fig. 4 and corresponding text, Rose), comprising the steps of:

performing a crawl process (46, fig. 4 and corresponding text, Rose) on said storage device to identify stored assets (col. 21, lines 60-61, Rose);

identifying asset-specific parameters related to said stored assets (col. 22, lines 18-21, Rose);

analyzing said stored assets based on said identified asset-specific parameters (col. 22, lines 24-28, Rose);

storing and indexing said extracted textual and semantic information for retrieval parameters (col. 22, lines 17-21, Rose);

extracting textual (col. 22, lines 40-44, Rose). However, Rose didn't disclose: semantic information from said stored assets. On the other hand, Bowman disclose: semantic information from said stored assets (col. 4, lines 22-29, Bowman). Thus, at the time invention was made, it would have been obvious to a person of ordinary skill in the art to include semantic information in the system as taught by Bowman, in the system of Rose. The motivation being to enable the user to retrieve the data in multimedia assets faster.

Regarding claim 2, all the limitations of this claim have been noted in the rejection of claim 1. In addition, Rose/Bowman discloses: wherein said stored assets comprise assets of diverse types (col. 23, lines 26-32, Rose), and wherein said identifying step identifies the asset type of each stored asset (col. 23, lines 36-39, Rose).

Regarding claim 3, all the limitations of this claim have been noted in the rejection of claim 2. In addition, Rose/Bowman discloses: wherein said extracting step includes the extraction of semantic information specific to the asset type of each stored asset" (col. 1, lines 65 to col. 2, lines 5, Rose).

Regarding claims 4 and 15, all the limitations of these claims have been noted in the rejection of claims 3 and 11, respectively. In addition, Rose/Bowman discloses: wherein said stored assets comprise code assets and wherein said asset-specific parameters comprise languages in which each code asset is written (see col. 25, lines 34-47, Rose);

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Regarding claims 5 and 16, all the limitations of these claims have been noted in the rejection of claims 4 and 15, respectively. In addition, Rose/Bowman discloses: wherein said analysis step is performed using language-specific analyzers corresponding to the languages of said code assets (col. 15, lines 8-23, Rose).

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Regarding claims 6 and 17, all the limitations of these claims have been noted in the rejection of claims 5 and 16, respectively. In addition, Rose/Bowman discloses: wherein said language-specific analyzers analyze said stored assets based on predetermined parameters specific to the language to which they correspond (col. 15, lines 46-56, Rose).

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Regarding claim 8, all the limitations of this claim have been noted in the rejection of claim 7. In addition, Rose/Bowman discloses: locating means for locating stored assets by applying a search query to said semantic information stored in said storing and indexing means" (col. 15, lines 24-29, Rose).

Regarding claim 9, all the limitations of this claim have been noted in the rejection of claim 8. In addition, Rose/Bowman discloses: wherein said locating means includes means for applying a search query to said textual information stored in said storing and indexing means" (col. 14, lines 43-52, Rose).

Regarding claim 10, all the limitations of this claim have been noted in the rejection of claim 9. In addition, Rose/Bowman discloses: wherein said locating means includes means for applying a search query to both said semantic information and said textual information simultaneously (col. 28, lines 5-16, Bowman). Thus, at the time invention was made, it would have been obvious to a person of ordinary skill in the art to include a search query to both semantic information and textual information simultaneously in the system as taught by Bowman, in the system of Rose. The motivation being to enable the user to retrieve the data in multimedia assets faster.

Regarding claim 11, all the limitations of this claim have been noted in the rejection of claims 2 and 7. In addition, Rose/Bowman discloses: wherein said analyzing means comprises an analysis server (10, fig. 1 and corresponding text, Rose) connected between said crawling

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means (col. 14, lines 5-12, Rose), and said storing (col. 14, lines 33-35, Rose) and indexing means (col. 14, lines 61-64, Rose) said analysis server including one or more asset-type specific servers (the library 23 in fig. 1, Rose), with at least one of said asset types having a corresponding asset-type specific analyzer (col. 14, lines 19-25, Rose).

Regarding claim 12, all the limitations of this claim have been noted in the rejection of claim 11. In addition, Rose/Bowman discloses: wherein a plurality of said asset types have a corresponding asset-type specific analyzer (col. 6, lines 4-18, Rose).

Regarding claim 13, all the limitations of this claim have been noted in the rejection of claim 12. In addition, Rose/Bowman discloses: wherein each of said asset types has a corresponding asset-type specific analyzer (col. 20, lines 9-15, Rose).

Regarding claim 14, all the limitations of this claim have been noted in the rejection of claim 11. In addition, Rose/Bowman discloses: wherein said asset-type specific analyzer extracts predefined semantic information specific to the asset type to which it corresponds (col. 6, lines 61-65, Rose).

3. Response to Applicant's Arguments

Applicant's arguments have been considered, but are moot in view of the new ground(s) of rejection.

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Applicant's respond to the Drawing and Abstract have been considered and formed

persuasive. The Drawing and abstract are hereby withdrawn.

4. Contact Information

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Cindy Nguyen whose telephone number is 703-305-4698. The

examiner can normally be reached on M-F: 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Safet Metjahic can be reached on 703-308-1436. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-746-7239 for regular

communications and 703-746-7240 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-305-3900.

CN

Cindy Nguyen

September 26, 2002

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